BEFORE THE	FEDERAL ELEC	CITON COMMISSION
In the Matter of)	
Carl L. Nicholson, Jr.)))	MURs 5017 and 5205
CONCILIATION AGREEMENT		
Matter Under Review ("M	UR") 5017 was init	iated by a signed, sworn, and notarized
complaint by the National Republi	can Congressional	Committee. MUR 5205 was initiated by
the Federal Election Commission (("Commission") pu	rsuant to information ascertained in the
normal course of carrying out its s	upervisory responsi	bilities. The Commission found reason to
believe Carl L. Nicholson, Jr. ("Re	espondent") violated	d 2 U.S.C. §§ 441a(a)(1)(A) and 441f.
NOW THEREFORE, the C	Commission and the	Respondent, having participated in
informal methods of conciliation,	prior to a finding of	probable cause to believe, do hereby agree
as follows:		
I. The Commission has ju	risdiction over the	Respondent and the subject matter of this
proceeding, and this agreement has	s the effect of an ag	reement entered pursuant to 2 U.S.C.
§ 437g(a)(4)(A)(i).		
II. Respondent has had a r	easonable opportur	nity to demonstrate that no action should be
taken in this matter.		
III. Respondent enters volu	ıntarily into this agı	reement with the Commission.
IV. The pertinent facts and	violations of law in	n this matter are as follows:
1. Friends of Ronnie Shor	ws was the principa	d campaign committee of Clifford Ronald
"Ronnie" Shows for his campaign	n for the Democrati	e nomination for the United States House of
Representatives (Missouri's 9 th D	District) in the 1998	primary.

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2. Cecil Brown is the treasurer of Friends of Ronnie Shows.

person in the name of another. Id.

- 2 3. Under the Federal Election Campaign Act of 1971, as amended, ("the Act") a 3 contribution is a gift, subscription, loan, advance, deposit of money, or anything of value made by a person for the purpose of influencing any election for federal office. 2 U.S.C. § 431(8)(A); 4 5 11 C.F.R. § 100.7(a)(1). A person is prohibited from making contributions to any candidate and 6 his or her authorized political committees with respect to any election for federal office which, in 7 the aggregate, exceed \$1,000. 2 U.S.C. § 441a(a)(1)(A). The Act and Commission regulations prohibit contributions in the name of another. 2 U.S.C. § 441f; 11 C.F.R. § 110.4(b). No person 8 9 shall make a contribution in the name of another person or knowingly permit his name to be used to effect such contribution. Id. No person shall knowingly accept a contribution made by one 10
 - 4. The Respondent contributed an aggregate amount of \$15,000 to Friends of Ronnie Shows. This amount included a \$1,000 contribution from Respondent and a \$1,000 contribution that was not attributed properly to his wife. The remaining \$13,000 was contributed on behalf of 13 other individuals whose names were provided to the Committee. The Committee initially reported these individuals as having made \$1,000 contributions each. The Committee subsequently amended its report to show only one \$15,000 from Respondent.
 - V. 1. The Respondent made an excessive contribution of \$14.000 to Friends of Ronnie Shows, in violation of 2 U.S.C. § 441a(a)(1)(A).
- 20 2. The Respondent made a contribution in the name of others in the amount of \$13,000 in violation of 2.U.S.C. § 441f.
- VI. The Respondent will pay a civil penalty to the Federal Election Commission in the amount of \$6,500 pursuant to 2 U.S.C. § 437g(a)(5)(A).

1	VII.	The Commission, on request of anyone filing a complaint under 2 U.S.C.	
2	§ 437g(a)(1) co	oncerning the matters at issue herein or on its own motion, may review compliance	
3	with this agree	ment. If the Commission believes that this agreement or any requirement thereof	
4	has been viola	ted, it may initiate a civil action for relief in the United States District Court for the	
5	District of Col	umbia.	
6	VIII.	This agreement shall become effective as of the date that all parties thereto have	
7	executed same and the Commission has approved the entire agreement.		
8	IX.	Respondent shall have no more than 30 days from the date this agreement	
9	becomes effec	tive to comply with and implement the requirements contained in this agreement	
10	and to so notify the Commission.		
11	X.	This Conciliation Agreement constitutes the entire agreement between the parties	
12	on the matters	raised herein, and no other statement, promise, or agreement, either written or	
13	oral, made by	either party or by agents of either party, that is not contained in this written	
14	14 agreement shall be enforceable.		
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1 FOR THE COMMISSION: 2 Lawrence H. Norton 3 General Counsel 4 5 6 7 8 BY: Gregory R. Baker 10 Acting Associate General Counsel 11 12

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FOR THE RESPONDENT:

Name

Date